From Amos Blank Miller

C/O: 648 Mill Creek School Rd.

Bird-In-Hand Pennsylvania [17505]

To: U.S.D.C. Eastern District of Pennsylvania

ATTN: Clerk

601 Market St.

Philadelphia PA. [19106]

AN AUTHENTICATED FOREIGN DOCUMENT HAGUE CONVENTION, 5 October 1961

AFFIDAVIT FOR: PUBLIC NOTICE, HONORABLE CLARIFICATIONS

48 CFR Ch. 1 53.228 Bonds and Insurance 48 CFR Ch.1 53.228

AFFIDAVIT OF NOTICE

RE: 5:16-CV-02732-EGS

To Whom Concerns:

Enclosed is the Original UCC filing 202220332048 from the Secretary of State of Colorado for Cause No: : 5:16-CV-02732-EGS

Please be advised that the Secured Party has Accepted for Value as I'm now Holder-In-Due-Course of any/all documents.

Therefore, I hereby revoke and rescind my signature for good cause of any/all document(s) as identified above, and hereby revoke any/all Power of Attorney held by the State of CALIFORNIA over my Personal and/or Property. This document is the preparation of the undersigned.

48 CFR Ch. 1 53.228 Bonds and Insurance

The following standard forms are prescribed for use for bond and insurance requirements, as specified in part 28: (a) SF 24 (Rev.10/98) Bid Bond. (See 28.106-1.) SF 24 is authorized for local reproduction and a copy is furnished for this purpose in Part 53 of the loose-leaf edition of the FAR. (b) SF 25 (Rev. 5/96) Performance Bond. (See 28.106-l(b).) SF 25 is authorized for local reproduction and a copy is furnished for this purpose in Part 53 of the loose-leaf edition of the FAR. (c) SF 25-A (Rev. 10/98) Payment Bond. (See 28.106-l(c).) SF 25-A is authorized for local reproduction and a copy is furnished for this purpose in Part 53 of the loose-leaf edition of the FAR. (d) SF 25-B (Rev. 10/83), Continuation Sheet (For Standard Forms 24, 25, and 25-A). (See 28.106-l(d).) (e) SF 28 (Rev. 6/03) Affidavit of Individual Surety. (See 28.106-l(e) and Part 53 of the loose-leaf edition of the FAR. (o) OF 25a (Rev.8/2016), Payment Bond on Real Property. (See 28.106-l(o) and 28.203-5(a).) OF 25a is authorized for local reproduction and a copy is furnished for this purpose in part 53 of the loose-leaf edition of the FAR.(p) OF 91 (Rev. 1190), Release of Personal Property from Escrow. (See 28.106-l(p) and 28.203-5(a).) OF 91 is authorized for local reproduction and a copy is furnished for this purpose in part 53 of the loose leaf edition of the FAR. [48 FR 42637, Sept. 19, 1983, as amended at 53 FR 43395, Oct. 26, 1988; 54 FR 48998, Nov. 28, 1989; 55 FR 25534, June 21, 1990; 55 FR 52801, Dec. 21, 1990; 59 FR 67061, Dec. 28, 1994; 61 FR 39214, July 26, 1996; 63 FR 58603, Oct. 30, 1998; 63 FR 70293, Dec. 18, 1998; 64 FR 10549, Mar. 4, 1999; 68 FR 28088, May 22, 2003)

48 CFR Ch.1 53.228:

Bonds and insurance. General Services Administration bonds, GSA forms OF 25a Release of Lien on Real Property, of 91 Release of Personal Property from Escrow, sf28 Affidavit of Individual Surety, and various bid, performance and payment bonds, such as sf24 Bid Bond, sd25 Performance Bond and sf25A Payment Bond, sf1418 Performance Bond, sf1416 Payment Bond, as well as the Miller Act bonds sf273 Bid Bond, sf274 Performance Bond and sf275 Payment Bond are viable options for the accused defendant/prisoner to use to replace and redeem the bonds sold by the Court in regard to the accused defendant/judgment and invoice.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS

All officials are required by federal, state, and municipal law to provide the name. address, and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prima facie evidence and grounds to impose a lien upon the official personality to secure their public oath and service of office.

Let it be known to the Court and All Officers:

A commercial lien (90-day grace period before levying) may be used by a citizen to collect a debt or to secure a promised service/oath of a public official by seizing the property of the public official to secure privately and/or publicly the bond of the official. When an immediate specific performance is required of an official instead of the general protection of the public, the instant process is called a distress or distress infinite, which because it has no grace period before impoundment, must be pre-bonded. Commercial Liens are not Common Law Liens. Commercial Liens are Declarations of Obligation (15 USC) and as such are no part of the common law process except:

- A. A lien may be enforced by a levy on the lien by the Sheriff after a 90-day acquiescence of the lien debtor, or
- B. Be challenged by the lien debtor in a Jury Trial duly convened by the Sheriff within 90 days at the request of the lien debtor pursuant to the 7th Amendment of the US Constitution or an identical state provision. Said Jury Trial must be duly convened and properly conducted meaning, in part, that all affidavits must be categorically point-for-point rebutted, all issues are subject to full disclosure and discovery, and the jury may not retire to the jury room to homogenize the verdict.

C. Furthermore, upon determination of this court that jurisdiction did and is, in fact lacking in the cause in question, any act (or future acts) of detention, arrest, incarceration, or physical harm to Amos Blank Miller®, Sui Juris, a real flesh and blood State Citizen is assigned the minimum monetary values as precedent established by Trezevant v. City of Tampa, 741 D. 2d 336 (1984), where the court awarded \$25,000 per 23 minute period, i.e. \$65,217.39 per hour, plus punitive damages in the amount decided solely by Amos Blank Miller, Sui Juris, Secured Party.

The Secured Party shall pursue damages for injuries via his administrative process and procedures according to the Common Laws of the land

Please send confirmation of such adjustments as well and please return a Time Stamp copy back to me at the above address, as an extra copy of this document is being sent to you as well.

I'm thanking you in advance for your time in this matter.

If there is any confusion of discharging the attached Case with a Time Stamped Copy showing discharged to the DEBTOR; AMOS BLANK MILLER; please have Clerk informed the Secured Party Amos Blank Miller so he may request to Clerk to put a court date on the Docket sheet to imposed a complete discharged/

Dated and Executed by my own hand & day of April 2022.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT (Applicable to all Successors and Assigns)

Respectfully Submitted

Am Blank Mills

Amos Blank Miller

Certificate of Service

I, Amos Blank Miller sent two sets of Discharge via Certified Mail to as follows:

U.S.D.C. Eastern District of Pennsylvania

ATTN: Clerk

601 Market St.

Philadelphia PA. [19106]

Certified Mail Number: EI 227 005 585 US

On this 19 day of Apri

202

Amos Blank Miller

C/O: 648 Mill Creek School Rd.

Bird-In-Hand Pennsylvania [17505]

THIS PROPERTY IS

ACCETED FOR VALUE

EXEMPT FROM LEVY

Amos Blank Miller

Date

Employer ID: 17-1763517

Invoice Number: 5:16-CV-02732-EGS -ABM

Accounting Information Cause: :: 5:16-CV-02732-EGS -ABM

Attached Receipts ()

EXHIBIT "A"

COPY OF UCC-1 & 1 AD

HOLD HARMLESS

FILED COPY OF FORM 56 & W8BEN

UCC Financing Statement - EGS Document 41 Filed 04/20/22 Page 8 of 48

Colorado Secretary of State

Date and Time: 03/30/2022 01:57:03 PM Master ID: 20222032048 Validation Number: 20222032048

Amount: \$8.00

Debtor: (Organization)

Name: AMOS BLANK MILLER TRUST

Address1: 648 MILL CREEK SCHOOL ROAD

Address2:

City: BIRD-IN-HAND

State: PA

ZIP/Postal Code: 17505

Province:

Country: United States

The debtor is a transmitting utility.

Debtor: (Organization)

Name: AMOS BLANK MILLER; NON-ADVERSE; NON-

BELLIGERANT; NON-COMBATANT PRIVATE

FOUNDATION

Address1: 648 MILL CREEK SCHOOL ROAD

Address2:

City: BIRD-IN-HAND

State: PA

ZIP/Postal Code: 17505

Province:

Country: United States

The debtor is a transmitting utility.

Secured Party: (Individual)

Last name: Miller

First name: Amos

Middle name: Blank

Suffix:

Address1: c/o: 648 Mill Creek School Road

Address2:

City: Bird-in-Hand

State: PA

ZIP/Postal Code: [17505]

Province:

Country: United States

Collateral

Description:

Please see attached images for full collateral description and contractual agreements.

Optional Information

Alternative designation:

In this financing statement, the terms "debtor" and "secured party" shall be read to mean: Bailee/Bailor

Optional filer reference data/miscellaneous information:

Bailee/Bailor shall mean the same as Secured Party/Debtor. All collateral is held under trust. UCC 1-308

Case 5:16-cv-02732-EGS Document 41 Filed 04/20/22 Page 9 of 48 Attachment Index

Attachment #	Description	Filename	Size	Format
1	(Amos Miller) CO UCC1 packet	(A Miller) CO UCC1 packet.pdf	2728774	PDF
2	(Amos Miller) CO UCC1 packet	Amos Miller LPOA to STRice executed pdf	651181	PDF

Attachment #: ase 5:16-cv-02732-EGS Document 41 Milet 0420/20 CC1 packet

File name: (A Miller) CO UCC1 packet.pdf Uploaded: 03/30/2022 01:54:40 PM

Case 5:16-cv-02732-EGS Document 41 Filed 04/20/22 Page 11 of 48

ŀ	NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing St pecause Individual Debtor name did not fit, check here	alement, if line 16 was	left blank				
~	9a. ORGANIZATION'S NAME						
	AMOS BLANK MILLER TRUST®						
R	9b INDIVIDUAL'S SURNAME						
		•••					
	FIRST PERSONAL NAME						
	ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX	THE AROVE	RDACE	S FOR FILING OFFICE	HEE ONLY
į	DEBTOR'S NAME: Provide (10a or 10b) only one additional Debte do not omit, modify, or abbreviate any part of the Debter's name) and a 10a. ORGANIZATION'S NAME	or name or Debtor name or Debtor name or Debtor name or Debtor name of the mailing address and the mai	ne that did not fit in I	ne 1b or 2b of the Fi	nancing S	Italement (Form UCC1) (use	exact, full nar
₹	10b. INDIVIDUAL'S SURNAME						
	INDIVIDUAL'S FIRST PERSONAL NAME						
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)						SUFFIX
۵.	MAILING ADDRESS	СПҮ			STATE	POSTAL CODE	COUNTRY
	ADDITIONAL SECURED PARTY'S NAME OF A	SSIGNOR SEC	JRED PARTY'S	NAME: Provide or	ily <u>one</u> na	ime (11a or 11b)	
₹	11b. INDIVIDUAL'S SURNAME	FIRST PE	RSONAL NAME		ADDITIO	NAL NAME(S)INITIAL(S)	SUFFIX
с.	MAILING ADDRESS	CITY		o constant	STATE	POSTAL CODE	COUNTRY
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	ADDITIONAL SPACE FOR ITEM 4 (Collateral).	121010					
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HOLD HARMLESS AND INDEMNITY AGREEMENT

Non-Negotiable - Private Between the Parties:

DEBTOR:

AMOS BLANK MILLER TRUST® e/o: 648 MILL CREEK SCHOOL ROAD. BIRD-IN-HAND. PENNSYLVANIA 17505

...and all derivatives and variations in the spelling of said name.

TRUSTEE/SECURED PARTY:

Amos-Blank: Miller c/o: 648 Mill Creek School Road. Bird-in-Hand, Pennsylvania [17505]

united States of America

TRUSTS Identifying Numbers: 171-76-3517, 122292-1977 and any hereinafter named in trust minutes. This Hold-harmless and Indemnity Agreement is mutually agreed upon and entered into this Day Dated below between the juristic person: "AMOS BLANK MILLER TRUST[©]" and any and all derivatives and variations in the spelling of said name hereinafter jointly and severally "TRUST", except, Amos-Blank: Miller, the living, breathing, flesh-and-blood man, known by the distinctive appellation Amos-Blank: Miller hereinafter "Trustee".

For valuable consideration TRUST hereby expressively agrees and covenants, without benefit of discussion, and without division, that TRUST holds harmless and undertakes the indemnification of Trustees from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, levies, penalties, damages, interests, and expenses whatsoever both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on, TRUST for any reason, purpose, and cause whatsoever. TRUST does hereby and herewith expressly covenant and agree that Trustees shall not under any circumstance, nor in any manner whatsoever, be considered an accommodation party, nor a surety, for TRUST.

Defined: Glossary of Terms

All of the STANDARD TERMS AND CONDITIONS as set forth in "ATTACHMENTS 'A' - DEFINITIONS" Document Item Number: 10161977-ABM-AA apply hereto, non obstante.

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural. Trustee accepts TRUST'S signature in accord with UCC §§ 1-201(39), 3-401(b), 3-419,

AMOS BLANK MOLLER TRUST

AMOS BLANK MILLER TRUST

TRUST's Signature. Copyright YEAR 18>.

Amos-Black: Miller - Trustee Secured Party's Signature.

Authorized Representative, All Rights Reserved, Without Prejudice Without Recourse

WITNESSES

•	
We the undersigned Witnesses hereby STAND and	d Attest that the fore signed, signed this document on the date
listed sypra, of their own Free Will, as witnessed b	by Our Signatures below:
-NXX	SI Rece J.VI.
First Witness Signature	Second Witness Signature
Address:	Address: Rice, J.D. (#86082) Fed. Tr. Cir. Ct.
On the county at Large, riverside	On the county at Large, riverside
c/o: 28039 Scott Rosd, Unit 0-350 Murriets, California [92563]	Non-Domestic
the transfer of the second	c/o: 28039 Scott Road, Unit D-350
,	Murrieta, California (92563)

Hold Harmless Agreement

Page Lof I

Item# 10161977-ABM -HIIIA

COMMON LAW COPYRIGHT NOTICE

copyright © 1995 amos blank miller trust.

Notice Provided Under Certified Mail No. 7021 0350 0000 9583 0197

Lawful/Legal Notice provided to:	This is formal legal/lawful notice that you are in breach of
	Copyright. This information is pertinent so please read it earefully
	and/or have your legal team review it as failure to understand or
Market and the second s	act is not a remedy or defense.

Copyright Notice: All rights reserved.

Copyright of trade-name/trademark AMOS BLANK MILLER © TRUST including any and all derivatives and variations in the spelling, i.e. NOT limited to all capitalized names: AMOS BLANK MILLER TRUST ©, MILLER ©, ABM®, AMOS BLANK MILLER ©, MILLER ©, MILLER ©, MILLER © or any derivatives thereof are under Copyright 1995. Said common-law trade-name/trademark, AMOS BLANK MILLER © TRUST may neither be used nor reproduced, neither in whole nor in part, in any manner whatsoever, without the prior, express, written consent and acknowledgment of Trustee/Trust in writing.

With the Intent of being Contractually Bound, any Juristic Person, as well as the agent thereof, by notice of this copyright is noticed that neither said Juristic Person nor agent thereof is authorized to display, nor otherwise use in any manner, the common-law trade-name/trademark nor the copyright described herein, nor any derivative of, nor any variation in the spelling thereof, without the prior, written consent and acknowledgment of Trustee/Trust neither grants, nor implies, nor otherwise gives consent for any unauthorized use of AMOS BI ANK MILLER **, and all such unauthorized use is strictly prohibited.

By receipt of this notice, you are hereby made aware of this copyright if otherwise ignorant of the fact that said copyright is a matter of public record. This is notification that you are in BREACH.

You herein have two options for remedy of this breach of copyright:

- 1) You consent to the removal of information and discontinuation of use of all information held in copyright that contains copyrighted materials from all databases publications, chronicles, manifestos, newspapers, and/or records of any type and issue a written apology,; or
- 2) If the first option of this section is neither effected or arrangements to affect cure of breach as described is not engaged within 10 days of return receipt of this Notice, then the clause by default will be enacted and you consent to the following Self-executing Contract/Security Agreement in Event of Unauthorized Use as well as Payment Terms as described:
 - a) Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Notice, both the Juristic Person and the agent thereof, hereinafter jointly and severally "User", consent and agree that any use of trade-name/trademark copyright other than authorized use as set forth herein, constitutes unauthorized use and counterfeiting of property, contractually binds User and renders this Notice a Security Agreement wherein User is TRUST and AMOS BLANK MILLER TRUST" is Secured Party, and signifies that User:
 - b) In accordance with the fees for unauthorized use of Trade-Name/Trademark Copyright, as set forth herein, consents to be invoiced for outstanding balance and agrees that User shall pay TRUST all unauthorized use fees in full within thirty (30) days of the date User is sent "Invoice", itemizing said fees.
 - c) Grants Trustee/TRUS1 the right to invoice three times at thirty day intervals at which time User consents to the outstanding balance that will be filed as a lien/levy via a UCC Financing Statement in the UCC filing office and/or in any county recorder's office, wherein User is TRUST and Trustee is Secured Party and that Secured Party may file such lien/levy against property as a security interest in all of User's assets, land and personal property, and all of User's interest in assets, land and personal property, in the sum certain amount of \$500,000.00 per each occurrence of use of the common-law copyrighted trade-name/trademark, plus costs, plus triple damages;
 - d) Consent and agrees that said UCC Financing Statement described in "c" is a continuing financing statement, and further consents and agrees with TRUSTS filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property pledged as collateral in this Security Agreement and described herein until User's contractual obligation theretofore incurred has been fully satisfied:
 - e) Waives all defenses: Consents and agrees that any and all such filings described herein going without remedy are not, and may not be considered, bogus/frivolous and that User will not claim such a defense in regard.

Common Law Copyright Notice

Page 1

Item# 10161977-ABM-CLC

COMMON LAW COPYRIGHT NOTICE

copyright © 1995 AMOS BLANK MILLER TRUST.

Appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Obligation as set forth herein granting TRUST/Trustee full authorization and power for engaging in any and all actions on behalf of User including, but not limited to, authentication of a record on behalf of User as Secured Party, at Secured Party's sole discretion, and as Secured Party deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon User's default, is irrevocable and coupled with a security interest.

Terms of Strict Foreclosure: User's non-payment in full of all unauthorized use fees itemized in Invoice within said ninety (90) day period for curing default as set forth within authorizes without recourse Trustee/Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by Secured Party upon expiration of said period.

Amos-Blank: Miller, Autograph Common Law Copyright YEAR 18°. Unauthorized use of "Amos-Blank: Miller" incurs same unauthorized-use fees as those associated with AMOS BLANK MILLER TRUST [©], as set forth in the first paragraph of the first page.

Please feel free to contact us at any of t	he Amos-Blank; Miller TTEE
following if you would like to discuss terms of curing the breach of copyright	
	Without Prejudice/Without Recourse
Phone:	On behalf of AMOS BLANK MILLER TRUST®. E-
Mail:	Copyright 1995. All Rights Reserved.
Or the address provided on the envelop	ne.
	WITNESSES
We the undersigned Witnesses hereby STAND	and Attest that the fore signed, signed this document on the dat
listed supra, pf their own Free Will, as witness	ed by Our Signatures below:
JASE .	ST. Cir. J.D.
First Witness Signature	Second Witness Signature
Address:	Address:
On the county at Large, riverside c/o: 28038 Scott Road, Unit D-350 Murrieta, California [92563]	S.T. Rice, J.D. [#86082] Fed. Tr. Cir. Ct. On the county at Large, riverside Non-Domestic
	c/o: 28039 Scott Road, Unit D-350 Murrieta, California 1925631
	Millield' California (47200)

Form (Rev. December 2011)
Department of the Treasury
Internal Revenue Service

Notice Concerning Fiduciary Relationship

(Internal Revenue Code sections 6036 and 6903)

OMB No. 1545-0013

AMC	DS BLANK MILLER TRU			Identifying number 88-6263628	Decedent's social security no.
Addres	s of person for whom you are	acting (number, street, and room or suite r	10.)		17.170.0017
648	MILL CREEK SCHOO	L ROAD,			
		foreign address, see instructions.)			
)-IN-HAND, PENNSYL	VANIA 17505			
	ry's name	D . GDS			
		D.B.A. SECRETARY OF TRE	ASURY (UNITED	STATES)	
	s of fiduciary (number, street,	•			
		ENUE, NORTH WEST			
-	town, state, and ZIP code			<u> </u>	e number (optional)
WA:	SHINGTON, DISTRICT	OF COLUMBIA [20220]		(202) 622-2000
Sect	ion A. Authority				
1	Authority for fiduciary	relationship. Check applicable bo	ox:	Market Ma	
a		t of testate estate (valid will exists			
b		t of intestate estate (no valid will	exists)		
С	☐ Court appointmen	t as guardian or conservator			
d	✓ Valld trust instrum	ent and amendments			
e	☐ Bankruptcy or ass	ignment for the benefit or credito	rs		
f	☐ Other. Describe ➤				****
2a		ked, enter the date of death 🕨			
2b	If box 1c-1f is check	ed, enter the date of appointmen	t, taking office, or ass	ignment or transfer of	assets 🕨
Sect 3	Type of taxes (check a	bility and Tax Notices all that apply): ☑ Income ☐ er (describe) ▶	Gift	Generation-skipping t	ransfer
4	e 1040, 1040-A, or	oer (check all that apply): a □ 7 1040-EZ f ☑ 1041 g □ 1	706 series b 709 1120 h Other (list)		41, 943, 944
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5	e 1040, 1040-A, or If your authority as a fir and list the specific year listed was and enter the year(s) of form number. Complete only if the If this item is checked:	r 1040-EZ f 1041 g 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	or tax periods, check ten communications (seg line 4 item checked) If this item is checked:	here	ck this box
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5	e 1040, 1040-A, or If your authority as a fi and list the specific ye If the fiduciary listed wa and enter the year(s) of form number. Complete only if the If this item is checked: 4a 4c	r 1040-EZ f 1041 g 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	or tax periods, check ten communications (so g line 4 item checked If this item is checked: 4b 4d	here	ck this box

Part II	Court and Administrative	Proceedings	
Name of cou	rt (I other than a court proceeding, identif	fy the type of proceeding and name of agency)	Date proceeding initiated
Address of c	ourt		Dixtiket number of proceeding
City or town	state and ZIP code	: Date	Time a.m Place of other proceedings
Part III	Signature	TRUST	EE On behalf of AMOS BLANK MILLER TRUSTS
		ute this notice concerning ficticiary relationship on behalf o	f the taxpayer
Please Sign			
Here	JANET YELLEN AMONG	By appoinment of GLASS MILLER TRUSTS United States Sec	retary of Treasury
	Figuriary's signature	Title, if applicable	Date
	ACTUAL O CON	ISTRUCTIVE LEGAL MOTION (II O O CC.)	Form 56 (Rev. 12-2011
	ACTUAL & CON	ISTRUCTIVE LEGAL NOTICE (U.C.C. §§ 1-	201(25)(26)(27)]:
			AMOS BLANK MILLER TRUSTs, Please see
			s outside of your abilities/scope, or you do
		<u>Imply return all documentation to the trust v</u>	vithin 30 days and we will designate a new
<u>appointme</u>	<u>ent.</u>		
			ed instruments upon the U.C.C. Commercial
			executed & presented in good-faith U.C.C.
1 1 1111			
} 1-201(19); U.C.C. § 1-203 to the UNITED	STATES, i.e., 28 U.S.C. 3002(15)(A); U.C.C. {	9-307(h): U.S.C.AConst. Art. 1:8:17-18, by
he real po	arty in interest: Trustee/TRUST &	Holder-in-Due-Course (HDC) of this and all	related documents and instruments.
AKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress Cases, 72 L & S.C. 1064 § 101(5)] c transferred when tran	AL NOTICE From "Lawful" priva 03(b)(3)"] That entity and man d/or any of its "Constituent ST/ANIA, and the like; and also in te or give ascent to any concannot create a trade or busin J.S. 462: 18 L.E. 497 (1866); Mills (1886)]. All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MI	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia is regards the UNITED NATIONS, as well as to attract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to American Secured Party: on behalf of the state of the secured Party:	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26)."] tax it: [See: inter alia. License Tax (1808); and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without
AKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress Cases, 72 L & S.C. 1064 § 101(5)] c transferred when tran	AL NOTICE From "Lawful" priva (03(b)(3)") That entity and mand (d) and the like: and also in the or give ascent to any concannot create a trade or busing (1886). All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MIsterence and control of all all assertions.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia is regards the UNITED NATIONS, as well as to attract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to American Secured Party: on behalf of the state of the secured Party:	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA, STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26).") tax it: [See: inter alia, License Tax (1808); and Yick Wo v. Hopkins, 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation, Lien will be removed a trust under Trustee's sole control. Without Mines Blank: Miller
TAKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress of Cases, 72 (& S.C. 1064) § 101(5)] of transferred when tran prejudice,	arty in interest: Trustee/TRUST & AL NOTICE From "Lawful" priva 03(b)(3)"] That entity and mand/or any of its "Constituent STANIA, and the like: and also in te or give ascent to any concannot create a trade or busing. J.S. 462: 18 L.E. 497 (1866); Malle (1886)]. All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MIsterence and control of all alter for cause.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26)."] tax it: [See: inter alia, License Tax (1808); and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without S.C. Amos-Blank: Miller Polamos-Blank: Miller P
he real por AKE SPECI U.S.C. § 16 ITATES and PENNSYLV/ not valida Congress (Cases, 72 Italians ferrecowhen transferrecowhen transferrejudice,	AL NOTICE From "Lawful" priva (03(b)(3)") That entity and mand (d) and the like: and also in the original accept to any concannot create a trade or busing (1886). All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all ait for cause.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26)."] tax it: [See: inter alia, License Tax (1808); and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without S.C. Amos-Blank: Miller Polamos-Blank: Miller P
he real por AKE SPECI U.S.C. § 16 STATES and PENNSYLV, and valida Congress of Cases, 72 to S.C. 1064 § 101(5)] or ransferred when transprejudice, when transprejudice, when transprejudice, and their own	AL NOTICE From "Lawful" priva (03(b)(3)") That entity and mand (d) and the like: and also in the original accept to any concannot create a trade or busing (1886). All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all ait for cause.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26)."] tax it: [See: inter alia, License Tax (1808); and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without S. 2016. Amos-Blank: Miller For Amos Blank: Miller For State Control of the cont
TAKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress of Cases, 72 to S.C. 1064 § 101(5)] of transferred when tran prejudice,	AL NOTICE From "Lawful" priva (03(b) (3)") That entity and man (d) or any of its "Constituent STANIA, and the like: and also in the or give ascent to any concannot create a trade or busing. J.S. 462: 18 L.E. 497 (1866); Multiple (1886)]. All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all all for cause,	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26).") tax it: [See: inter alia. License Tax (1808): and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without State Under Trustee's sole control. Without State Under Trustee's tole control. Without State Under Trustee's tole control. Without State Under Trustee's sole control. Without State Under Trustee's sole control. Without State Under Trustee's tole control. Without State Under Trustee's sole control.
TAKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress of Cases, 72 to S.C. 1064 § 101(5)] of transferred when tran prejudice,	AL NOTICE From "Lawful" priva (03(b) (3)") That entity and man (d/or any of its "Constituent ST/ANIA, and the like: and also in the or give ascent to any concannot create a trade or busing J.S. 462: 18 L.E. 497 (1866); Mills (1886)]. All accounts in relatic and (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all alter accounts.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122992-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES TAND and Attest that the fore signed, signed Signatures below: Second Witness Signatures Signature	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That 1(a)(26)."] tax it: [See: inter alia, License Tax (1808); and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without S. 2016. Amos-Blank: Miller For Amos Blank: Miller For State Control of the cont
TAKE SPECI U.S.C. § 16 STATES and PENNSYLVA not valida Congress 72 (S.C. 1064 § 101(5)] of transferred when tran prejudice.	AL NOTICE From "Lawful" priva (03(b) (3)") That entity and man (d/or any of its "Constituent ST/ANIA, and the like: and also in the or give ascent to any concannot create a trade or busing (1886). All accounts in relational (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all all for cause, On the county at Large, riverside (do: 28039 Scott Road, Unit D-350).	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/12292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. WITNESSES TAND and Attest that the fore signed, signed Signatures below: Second Witness Signatures	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to, STATE OF PA, STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That I(a)(26)."] tax it: [See: inter alia. License Tax (1808): and Yick Wo v. Hopkins. 118 U.S. 356. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without State Under Trustee's sole control. Without State Under Trustee's to be control. Without State Under Trustee's tole control. Without State Under Trustee's tole Control of the date listed supra, of this document on the date listed supra, of United States Under Trustee's Under Trus
TAKE SPECI J.S.C. § 16 STATES and PENNSYLVA not valida Congress of Cases, 72 to S.C. 1064 § 101(5)] of transferred when tran prejudice,	AL NOTICE From "Lawful" priva (03(b) (3)") That entity and man (d/or any of its "Constituent ST/ANIA, and the like: and also in the or give ascent to any concannot create a trade or busing J.S. 462: 18 L.E. 497 (1866); Mills (1886)]. All accounts in relatic and (Special) Maritime Lien up and held in AMOS BLANK MI sterence and control of all alter accounts.	Holder-in-Due-Course (HDC) of this and all the Trust jurisdiction ("as defined within, 26 U. are "Non-Assumpsit"; and "Non-Domestic of ATES" incorporated thereof, e.g., inter alia is regards the UNITED NATIONS, as well as to intract or waiver of right unless implicitly stoness. (i.e., "as defined within 26 U.S.C. § 770 vaine v. Coxe's Lessee, 8 U.S. 209; 2 L.E. 598 on to 171-76-3517/122292-1977 or the like Action all related accounts both general & ILLER TRUST; as defined in TRUST and support foresaid accounts are transferred in full to AII Rights Reserved. Well Rights Right	related documents and instruments. S.C. § 7701(a)(31): 8 U.S.C. § 1101(a)(14): 28 and Non-Federal" in regards the UNITED but not limited to. STATE OF PA. STATE OF England & Russia Intent to contract does ated in writing. Noting: within a State: That I(a)(26)."] tax it: [See: inter alia. License Tax (1808): and Yick Wo v. Hopkins. 118 U.S. 356. Ecounts are accepted with Claim [11 U S.C. special and if not currently held are to be rting documentation. Lien will be removed a trust under Trustee's sole control. Without S. Willer FAMOS BLANK MILLER TRUST" ithout Prejudice. UCC 1-308 this document on the date listed supra, of unity at Large, riverside

Item # 10161977-ABM-F56-US

Notice Concerning Fiduciary Relationship

Form 56
(Rev. December 2011)
Department of the Treasury
Internal Revenue Service

Notice Concerning Fiduciary Relationship

(Internal Revenue Code sections 6036 and 6903)

OMB No. 1545-0013

Par	*********				
Name (of person for whom you are act	ling (as shown on the tax return)	gar white are a to a section of the contract o	Identifying number	Decedent's social security no.
	DS BLANK MILLER T			88-6263628	171-76-3517
Addres	s of person for whom you are a	acting (number, street, and room or suite r	00.)		
	MILL CREEK SCHOOL I				
		foreign address, see instructions.)			
	D-IN-HAND, PENNSYL\	/ANIA 17505			
FRA		al D.B.A. SECRETARY OF TRE	EASURY (UNITED S	TATES)	
	s of fiduciary (number, street, a				
		ACIENDA, P.O. BOX 9024140)		
	town, state, and ZIP code			Telephone	number (optional)
SAN	JUAN, PUERTO RIC	0 00902-4140		(787)	721-2020
Secti	on A. Authority				
1	Authority for fiduciary	relationship. Check applicable bo	DX:	* * ***	a transport of the second seco
a		of testate estate (valid will exists			
þ	Court appointment	of intestate estate (no valid will	exists)		
C		as guardian or conservator			
þ		ent and amendments			
e		gnment for the benefit or credito	rs		
f	☐ Other. Describe ▶		*****		
2a		ked, enter the date of death 🕨	*********	****	
2b	If box 1c-1f is checke	ed, enter the date of appointment	t, taking office, or assig	gnment or transfer of a	ssets >
Secti	on B. Nature of Liab	pility and Tax Notices	***************************************		
3		Il that apply): 🙀 Income 🔲 er (describe) 🕨		Generation-skipping tra	. ,
4	Federal tax form numb e ☐ 1040, 1040-A, or	er (check ali that apply): a	06 series b 709		1, 943, 944
5	If your authority as a fi	duciary does not cover all years of ars or periods		ere ,	
	ten di di di di di	nts a copy of notices or other writt	en communications (se	e the instructions) check	this box
6	and enter the year(s) of form number.	or period(s) for the corresponding	line 4 item checked.	If more than 1 form er	ntered on line 4h, enter the
6	and enter the year(s) of	or period(s) for the corresponding	g line 4 item checked.	If more than 1 form en	ntered on line 4h, enter the
6	and enter the year(s) of form number. Complete only if the I If this item is checked:	or period(s) for the corresponding	If this Item is checked:	Enter year(s) or p	
6	form number. Complete only if the I If this item is checked: 4a	or period(s) for the corresponding ine 6 box is checked.	If this Item		
6	and enter the year(s) of form number. Complete only if the I If this item is checked: 4a 4c	or period(s) for the corresponding ine 6 box is checked.	If this Item is checked:		
6	and enter the year(s) of form number. Complete only if the I If this item is checked: 4a 4c 4e	or period(s) for the corresponding ine 6 box is checked.	If this Item is checked:		
6	and enter the year(s) of form number. Complete only if the I If this item is checked: 4a 4c	or period(s) for the corresponding ine 6 box is checked.	If this Item is checked:		

Form 56 (Re	ev 12-2011)			Page :
Partill	3	***************************************		i age
Name of co	ourt (if other than a court proceeding, identify the type of proceeding and name	e of agency)	Date proceed	ding initiated
Address of	court	e a Nobel account of a field account to conflict the great legt a particular behavior to the account of the second	Docket numb	Der of proceeding
City or town	n, state, and ZIP code			-
		Date	Time	a m Place of other proceedings
Part III	Signature	TOUGTER		Amend 1
	Lecrify that I have the authority to execute this notice concerning fiduciary	relationship on behalf	of the taxonver	LANK MILLER TRUST!
Please Sign	By appointment of	P	ar ma tanjinyo .	
Here	FRANCISCO ALICEA MOS BLANK MILLER TREST	Secretary of Tre	113V 1303	
	Fichiciary's signature	Title, if applicable	AISULY	Date
-, -, -, -, -, -, -, -, -, -, -, -, -, -				Form 56 (Rev. 12-201
AKE SPEC 8 U.S.C. § TATES and ENNSYLV, of valida Congress <u>Case</u> s, 72 I S.Ct 1064 101 (5)] cansferred when tran	P): U.C.C. § 1-203 to the UNITED STATES, i.e., 28 U.S.C. 300 arrly in interest; Trustee/TRUST & Holder-in-Due-Course (HICLAL NOTICE From "Lawful" private Trust jurisdiction ['as de § 1603(b)(3)"] That entity and man are "Non-Assumpsit"; d/or any of its "Constituent STATES" incorporated there ANIA, and the like; and also in regards the UNITED NATIONATION of the or give ascent to any contract or waiver of right ucannot create a trade or business, [i.e., "as defined with U.S. 462; 18 L.E. 497 (1866); M'Ilvaine v. Coxe's Lessee, 8 L.4 (1886)]. All accounts in relation to 171-76-3517/122292-and (Special) Maritime Lien upon all related accounts d and held in AMOS BLANK MILLER TRUST; as defined in insference and control of all aforesaid accounts are traffer cause.	fined within, 26 L and "Non-Dome of, e.g., inter ali ONS, as well as t inless implicitly s nin 26 U.S.C. § 77 I.S. 209: 2 L.E. 598 1977 or the like A both general & TRUST and supp ansferred in full	all related docing of the street of the stre	uments and instruments. a)(31); 8 U.S.C. § 1101(a)(14); -Federal" in regards the UNITED ited to. STATE OF PA. STATE OF Russia Intent to contract doeing. Noting; within a State: That it (See: Inter alia, License Taxifick Wov. Hopkins. 118 U.S. 356 accepted with Claim (11 U.S.C.) if not currently held are to be pentation. License with parameters.
		Amo-	Blank:	Milla
			•	os-Blank: Miller LPOA
				NK MILLER TRUST! out Prejudice, UCC 1-308
	WITNES			gr - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
We the tri	ndersigned Witnesses hereby STAND and Attest that the formula witnessed by Our Signatures below:		this documen	t on the date listed supra, of
rst Witnes	ss Signature Se	scond Witness Ci-	manufa /	
ddress:	-	econd Witness Sig ddress:	gnature	
	On the county at Large, riverside	S.T. Rice, J.D.	(#86082) Fed	

Notice Concerning Fiduciary Relationship

Item #10161977-ABM -F56-PR

Form W-8BEN

Department of the Treasury Internal Revenue Service

Certificate of Foreign Status of Non-resident for United States Tax Withholding and Reporting (Human)

For use by humans, Entities must use Form W-8BEN-E.

Information about Form W-8BEN and its separate instructions is at www.irs.gov/formw8ben.

Give this form to the withholding agent or payer. Do not send to the IRS.

OMB No. 1545-1621

Do NO1	use this form if:	· ·		Instead, use Form:
• You a	re NOT an individual ("individual" means a "non-resident n	on-person non-taxpayer" u	nder the I.R.C.)	W-8BEN-E
• You a	re a statutory U.S. citizen or other U.S. person, including a	resident alien individual		
	re a beneficial owner claiming that income is effectively or than personal services)	onnected with the conduct	of trade or busines	s within the U.S
• You a	re a beneficial owner who is receiving compensation for p	ersonal services performed	in the United State	es 8233 or W-4
• A pers	son acting as an intermediary	· · · · · · · · ·		W-8IMY
Part	Identification of Non-Resident Non-Ta	xpaver (see instructio	ns)	
1	Name of human applicant		2 Country of	nationality
	Amos-Blank: Miller		American Na	
3	Malling address (Not a domicile or residence. Don't have C/O 648 Mill Creek School Road,	a domicile or residence) (s	treet, apt. or suite r	no., or rural route).
	City or town, state or province Include postal code wher 3ird-in-Hand, Pennsylvania Republic (17505)	e appropriate.		Country united States of America
4	Mailing address (if different from above)	Alexandra de la companya de la compa	garant hand and a dame and a surface of the best of the best of the surface of the	
are an about the first angular and an annual section of the sectio	City or town, state or province. Include postal code when	e appropriale.		Country
NONE	U.S. taxpayer identification number (SSN or ITIN), if requi E (Not required Sec 31 CFR 306 10, 31 CFR 103.34(a)(3)(x); W- 3H), W-8 Supp. Inst, p. 1,2,6 (Cal. 26698G); Pub. 515 Inst. p. 7, Fo	8BEN Inst. p. 1.2,4.5 (Cat	6 Foreign ta	x identifying number (see instructions)
7	Reference number(s) (see instructions)	8 Date of birth (MM-DI)-YYYY) (see instru	ctions)
Part	Claim of Tax Treaty Benefits (for chapte		ee instructions)	
9	I certify that the non-resident is a resident of		within t	he meaning of the income tax treaty
	between the United States and that country.	**********	****	·
10	Special rates and conditions (if applicable—see instruc	tions). The beneficial owner	is claiming the pro	visions of Article
	of the treaty identified on line 9 above to claim a	% rate of wi	hholding on (speci	fy type of income):
	Explain the reasons the non-resident meets the terms of	the treaty article:		
Part	Certification			
Under po	enalties of perjury from without the "United States" as defined in 20 on on this form and to the best of my knowledge and belief it is tr			
•	I am the human who is the non-resident (or am authorized to sign this form to document myself as a statutory "non-resident non-pe States" per I.R.C. 7701(a)(9) and (a)(10),	for the human that is the non- rson" that is an owner or accou	esident) of all the earr nt holder of a financial	nings to which this form relates or am using institution outside the geographical "United
*	The human named on line 1 of this form is not a statutory "U.S. pi C.F.R. §1.1441-1(c)(3) respectively, would have to hold a public	erson", "person", or "individual" office to be any of these entities	as defined in 26 U.S.0 , and does not conse	5 §7701(a)(30) or 26 U.S.C. §7701(c), or 26 insually hold such an office.
•	The earnings to which this form relates are: (a) not effectively connected with the conduct of a "trade or busin (b) not earned from sources within the geographical "United State (c) not subject to reporting per 26 U.S.C. §6041 because not con (d) not subject to withholding because not statutory "income" per	es" defined in 26 U.S.C. §7701 nected to a statutory "trade or t	a)(9) and (a)(10). iusiness" (public office	•)
•	The non-resident named on line 1 of this form is a resident of the between the United States and that country, and			
a.	For broker transactions or barter exchanges, the non-resident is e	either not-subject or statutorily	xempt foreign person	as defined in the instructions.
	Furthermore, I authorize this form to be provided to any withholdi withholding agent that can disburse or make payments of the incocertification made on this form becomes incorrect.			
Sign I	Here Amos - Blend: The Signature of non-resident (or individual and Amos-Blank: Miller	Us Cost	nt) Trustee	March 28, 2022 Date (MM-DD-YYYY)
	Print name of signer		Capacity in which a	cting (if form is not signed by non-resident)
For Pap	perwork Reduction Act Notice, see separate instruction	ons. Cat.	No. 25047Z	Form W-8BEN (Rev. 2-2014)

W8BEN Affidavit

(International) Commercial Affidavit

This Affidavit in regards to the W-8BEN on the obverse side is executed as Lawful *PUBLIC NOTICE* (U.C.C. § 1-201(25)(26)(27)]. The Trustee/Secured Party signatory hereto is executing document under signature; expressly to *declare trustees stature as a Non-Resident/Non-Person in regard to U.S. Inc. (Id)" with no duress, in accord the terms of the aforementioned. Therefore, I, the Trustee/Secured Party duly depose and says without recourse that, the foregoing is true, correct, and certain; and if called as a witness, I am One; who can "Testify" to the facts, evidenced, and subject-matter within Trust Documentation and supporting documents as well as the "W-8BEN" evidence(d) on the obverse side of this page; executed hereunder: and expressly supported by this Affidavit; executed as dated below, nunc pro tunc to 02/01/1995 the date or original creation of trust.

NOTICE TO AGENT IS (imputed) NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS (imputed) NOTICE TO ALL AGENTS OF THE SUBJECT MATTER HEREIN, and PRESENTED IN GOOD FAITH [UCC, § 1-201(19) UCC § 1-203; UCC § 1-202].

This Affidavit is executed under the penalty of perjury; [in nature of 28 U.S.C. § 1746(1)] expressly without UNITED STATES, [i.e., "28 U.S.C. § 3002(15)(A); U.C.C. § 9-307(h); U.S.C.A. Const. Art. 1:8:17-18."] Administered by a commissioned officer, i.e., Notary Public in accordance who is also acknowledging same [in accordance Fed.R.Evid. 902(1)(B)].

> Amos - Blank: millar Trustee/Secured Party: Amos-Blank: Miller

All Rights Reserved, Without Prejudice, [UCC 1-308]

WITNESSES

We the undersigned Witnesses hereby STAND and Attest that their own free Will, as witnessed by Our Signatures below:	the fore signed, signed this document on the date liste
First Witness Signature	Second Witness Signature
Address:	Address:
On the county at Large, riverside	S.T. Rice, J.D. (#86082) Fed. Tr. Cir. Ct.
c/o: 28039 Scott Road, Unit D-350 Murrieta, California [92563]	On the county at Large, riverside
Wittiars, Caucities (except	Non-Domestic
	c/o: 28039 Scott Road, Unit D-350
	Murrieta, California (92563)

W8BEN Affidavit

Item# 10161977-ABM-W8BEN

Tracking No. 7020 1290 0001 9576 8540

TO: Secretary of the Treasury / I.M.F.
C/O DEPARTMENT DE HACIENDA

PRIVATE REGISTERED BOND FOR INVESTMENT

P.O. BOX 9024140, Value of Bond is: \$100,000,000.00
SAN JUAN, PR 00902-4140 ONE HUNDRED MILLION U.S. DOLLARS

PRIVATE REGISTERED SELF BACKED BOND BASED ON FUTURE EARNINGS IN RE: LIVE BIRTH 122292-1977/171-76-3517 for Investment at the discretion of the Secretary of the Treasury/U.S. DEPARTMENT OF THE TREASURY as Fiduciary

Attention: Fiduciary/Receiver:

The below Undersigned Principal, Amos-Blank: Miller on behalf of the AMOS BLANK MILLER ESTATE/TRUST, herewith includes proof of the original issued instrument for basis of future value predicated on Certificate of Live Birth under Number 122292-1977. Current value accepted and issued as credit as indicated at the same amount as this bond. All endorsements front and back, to be attached to the original. The Undersigned Principal being the only known legitimate party having ameliorated value into aforesaid, contributing of the credit assured therein.

Tendered in accordance with all applicable laws including but not limited to UCC 1-104 and Public Law 73-10 and Chap. 48, 48 Stat. 112.

BOND ORDER

You are hereby directed to utilize said credit (asset funds) for sound investment purposes not including games of speculation. This bond valued at ONE HUNDRED MILLION (\$100,000,000) is issued to the treasury with a maturity date of 100 years hence bearing 1% interest per annum for a full value of \$100,000,000 at maturity date. This credit we issue with guarantee of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to the treasury that we make with no request for money up front. In return we would like the treasury to use the credit of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to make investment(s) of at least 2% per annum in safe non-speculative investments. 1% of which will be held on account or reinvested to continue to accrue and roll over to cover the bonds value at maturity. Please also note the below Trust Name & Address to be used for anything over the 1% per annum divisible on biannual basis accordingly available after the first term from the date of receipt indicated on the green card return receipt from acceptance. Please send overages in the form of a check for use by the trust in operations and other investments. This agreement creates full security of the funds as you are guaranteed to be paid as they will accrue in your control, furthermore we will also pledge the current and future assets of the trust as a guarantee of payment in full upon maturity or if it pleases the treasury to reissue another bond on the same basis. This Bond shall be ledgered as an asset to mature in One-Hundred (100) years from the date of issuance.

The Secretary of the Treasury shall have Thirty (30) days from the date of receipt of this Bond, as witnessed by the date of receipt of sending, to dishonor this Bond by returning this Bond to the Principal at the address below by mail verified by return receipt, with an explanation of all deficiencies. Failure to return the Bond as stated shall constitute Acceptance and Honoring of this Bond.

overages held All and not distributed used may at the discretion AMOS BLANK MILLER ESTATE/TRUST for set-off of any private, commercial, corporate or Public bills, taxes, debts, money claims, demand(s) for payment(s) and the like, used in any regular course of business affairs as well backing as for lending transmit electronic institutions for lines of credit. to telex or instruction other vendor/creditor remove 'ledgered debt' from their books to or for discharge/set off for adjustment of account for settlement and/or closure. Void where prohibited by law,

This instrument is backed by the full faith and credit of AMOS BLANK MILLER TRUST⁶

PAA

Item 10061977-ABM-PRB

Trustee/Secured Party Amo - Blank: Millo on behalf of AMOS BLANK MOLLERS CO 648 MILL CREEK SCHOOL ROAD BIRD-IN-HAND, PENNSYLVANIA [17505]

EXHIBIT "B"

COPY OF DISCHARGED BIRTH CERTIFICATE SENT TO U.S. TREASURY AND CALIFORNIA ATTORNEY GENERAL



COMMONWEALTH OF PENNSYLVANIA . DEPARTMENT OF HEALTH

VITAL RECORDS

ARRING: IT IS ILLEGAL TO DUPLICATE THIS COPY BY PHOTOSTAT OR PHOTOGRAPH

Certification of Birth

Date of Birth: OCTOBER 16, 1977

State File Number: 122292-1977

Date Issued: JUNE 18, 2012

Date Filed: OCTOBER 26, 1977

Name: AMOS BLANK MILLER

Sex: MALE

Place of Birth: LANCASTER COUNTY

Mother's Maiden Name: KATIE ESH BLANK

Father's Name: JACOB LAPP MILLER

true coly of the record which is on file in the Pennsylvania of ance with the Vital Statistics Law of 1953, as amended. This is to certify that this is Department of Health, in acco

State Registrar



UCC Financing Statement 41 Filed 04/20/22 Page 25 of 48

Colorado Secretary of State Date and Time: 03/30/2022 03:08:21 PM Master ID: 20222032048 Validation Number: 20222032094

Amount: \$8,00

Initial Financing Statement

File #: 20222032048

File Date: 03/30/2022 01:57:03 PM

Filing office: Secretary of State

This amendment is an assignment.

Debtor: (Organization) - Added

Name: Amos B. Miller Address1: Home Birth

Address2: Mill Creek School Road

City: Bird-in-Hand

State: PA

ZIP/Postal Code: 17505

Province:

Country: United States

Collateral is held in a Trust.

Debtor: (Organization) - Added

Name: Amos Blank Miller

Address1: PENNSYLVANIA SECRETARY OF STATE Address2: 302 North Office Building, 401 North Street

City: Harrisburg

State: PA

ZIP/Postal Code: 17120

Province:

Country: United States

Collateral is held in a Trust.

Debtor: (Organization) - Added

Name: Amos Miller

Address1: PENNSYLVANIA SECRETARY OF STATE Address2: 302 North Office Building, 401 North Street

City: Harrisburg

State: PA

ZIP/Postal Code: 17120

Province:

Country: United States

Collateral is held in a Trust.

Debtor: (Organization) - Added

Name: MILLER BABY BOY Address1: Amish Home Birth Address2: Mill Creek School Road

City: Bird-in-Hand

State: PA

ZIP/Postal Code: 17505

Province:

Country: United States

Collateral is held in a Trust.

Assignor (Individual)

Last name: Miller

First name: Amos

Middle name: Blank

Suffix:

Address1: c/o: 648 Mill Creek School Road

Address2:

City: Bird-in-Hand

State: PA

ZIP/Postal Code: [17505]

Province:

Country: United States

Case 5:16-cv-02732-EGS Document 41 Filed 04/20/22 Page 26 of 48

Assignor (Individual)

Last name: Miller First name: Amos

Middle name: Blank

Suffix:

Address1: c/o: 648 Mill Creek School Road

Address2:

City: Bird-in-Hand

State: PA

ZIP/Postal Code: [17505]

Province:

Country: United States

Collateral

This amendment adds collateral

Description:

All property belonging to the Debtor/Bailey belongs to the Secured Party/Bailor. Being age of majority, Secured Party exercises claim in recoupment for pledge and grant of bailment of person birth certificate, and all property (credit/value of a living soul) in state of infancy accepted by and delivered to debtors/bailees as consideration for active bailment by secured party. All property and persona of Secured Party are subject to claims and defenses by secured party. Declaration of Independence for the protection and defense of these self-evident truth, and; State as administrator and usufructuary, and; Secured Party retains quiet enjoyment of property and persons with care and maintenance provided by usufructuary.

Optional Information

Optional filer reference data/miscellaneous information:

see attached images, and Legal Notice & Demand

Authorizing Party (Secured Party): (Individual)

Last name: Miller

First name: Amos

Middle name: Blank

Suffix:

Address1: c/o: 648 Mill Creek School Road

Address2:

City: Bird-in-Hand

State: PA

ZIP/Postal Code: [17505]

Province:

Country: United States

UCC Financing Statement Amendment/Assignment

Current Record: Master ID: 20222032048

Validation Number:

Debtor: (Organization)

Amos B. Miller Amish Home Birth Mill Creek School Road Bird-In-Hand, Pennsylvania 17505

Debtor: (Organization)

Amos Blank Miller PENNSYLVANIA SECRETARY OF STATE 302 North Office Building, 401 North Street Harrisburg, Pennsylvania 17120

Debtor: (Organization)

Amos Miller PENNSYLVANIA SECRETARY OF STATE 302 North Office Building, 401 North Street Harrisburg, Pennsylvania 17120

Debtor: (Organization)

MILLER BABY BOY Amish Home Birth Mill Creek School Road Bird-in-Hand, Pennsylvania 17505

Secured Party: (Organization)

Amos-Blank: Miller c/o: 648 Mill Creek School Road Bird-in-Hand, Pennsylvania [17505]

Collateral:

Description:

All property belonging to the Debtor/Bailey belongs to the Secured Party/Bailor. Being age of majority, Secured Party exercises claim in recoupment for pledge and grant of bailment of person birth certificate, and all property (credit/value of a living soul) in state of infancy accepted by and delivered to debtors/bailees as consideration for active bailment by secured party. All property and persona of Secured Party are subject to claims and defenses by secured party. Declaration of Independence for the protection and defense of these self-evident truth, and; State as administrator and usufructuary, and; Secured Party retains quiet enjoyment of property and persons with care and maintenance provided by usufructuary.

Real estate information:

[(Amos Miller) CO SOS UCC3 Amendment filing data Sheet 220330] Page 1 of 2

This finance statement covers as-extracted collateral.

Description of the real estate covered by this financing statement:

Reference Pennsylvania state file number/local registration district and certificate number 122292-1977;

And all claims made in the UNITED STATES DISTRICT COURT, EASTERN DISTRICT OF PENNSYLVANIA, case number 19-1435 by UNITED STATES OF AMERICA versus/against MILLER'S ORGANIC FARM and AMOS MILLER;

and all claims made by the STATE OF PENNSYLVANIA, DEPARTMENT OF REVENUE, INTERNAL REVENUE SERVICE, UNITED STATES TREASURY, UNITED STATES DEPARTMENT OF AGRICULTURE, and STATE OF PENNSYLVANIA, DEPARTMENT OF AGRICULTURE against AMOS BLANK MILLER.

Name of a record owner of above-described real estate (if debtor does not have a record interest):

Organization: State of Pennsylvania Address1: Division of Vital Records

Address2: P.O. Box 1528, New Castle, Pennsylvania 16103

Alternative Designation:

In this financing statement, the terms "debtor" and "secured party" shall be read to mean: Bailee/Bailor

Optional filer reference data/miscellaneous information:

Debtor is a Trustee acting with respect property held in Trust.

EXHIBIT "C"

AFFIDAVIT OF TRUTH

AFFIDAVIT OF TRUTH

"Indeed no more than (Affidavits) is necessary

To make the **prima facie case**." United States v.

Kis, 658 F 2nd, 526, 536, (7th Cir. 1981; Cert;

Denied, 50 .U.S. L.W. 2169; S. Ct March 22.1982

That I, Amos Blank Miller©, a living breathing man, being duly sworn, depose and say and declare by my signature that the following facts are true, correct, and complete to the best of my knowledge and belief.

That the Affiant is a flesh and blood man and is Secured Party Creditor in a collective capacity with other Secured Party Creditor.

That, the Affiant's rights "... existed by law of the land antecedent to the organization of the State." (Hale v. Henkel, 201 U.S. 43).

That, the Affiant's rights exist even in the light of the U.S. Bankruptcy: aka **The National Emergency** and that **includes the right of redemption.**

That, Affiant is "of the people" and is above the corporate government called "State of CALIFORNIA"/UNITED STATES OF AMERICA, operating in a de-facto-bankrupt capacity/status.

That, Affiant filed a U.C.C. Financing Statement (UCC-1) U.C.C. Filing 202220332048, to perfect a Security interest to initiate redemption as a matter of right.

That, the Affiant caused to be filed a Security Interest and Lien upon the property of the DEBTOR and in the DEBTOR'S, name filed in line and first in time, over and above the State of CALIFORNIA/UNITED STATES OF AMERICA and that all property is exempt from levy.

That the STATE OF CALIFORNIA/UNITED STATES OF AMERICA, cannot show nor provide a superior interest in said property and/or Instruments upon the Security Agreement held by the Affiant. (See for reference: Wynhammer v. People, NY 378.)

That, the Affiant/Secured Party is flesh and blood and the corporate fiction/DEBTOR/ ENS legis as appearing upon any UCC filing is "artificial" and was created in the contemplation of law (commerce) AS THE TWO ARE NOT THE SAME, FOR ONE IS REAL, THE OTHER IS FICTION.

That, any discrimination or injury caused by the STATE OF CALIFORNIA/UNITED STATES OF AMERICA and/or Agent(s) to recognize the two distinct entities, the real one and the other "artificial" agrees to such injuries and to the associated damages as established by the Affiant and the State, by and through its Agent's by said agreement by said agreement, is estopped from defense or rebuttal in the matter and AGREES that the Affiant may proceed by Tort for Damages.

That, this Affiant if not rebutted point for point by Any Agent, representing the State of CALIFORNIA/UNITED STATES OF AMERICA, at any level, in any matter, within (15) days upon receipt, these facts stand as True in both the private and public record... AS TRUE.

NOTE: Maxim of Law; 1; In Commerce-Truth is Sovereign. 2. for a matter to be resolved. It must be expressed. 3. Point of Law; Silence equates to agreement.

Further Affiant Sayth Not.

Executed by my own hand on this \(\frac{1}{2}\) day of \(\frac{April}{2022}\)

"without prejudice"

Amos Blank Miller © © Affiant, Authorized Representative

Attorney-In-Fact

In behalf of AMOS BLANK MILLER®, ENS legis

EXHIBIT "D"

COPY OF DISCHARGED BONDS

Page 33 of 48 DATE OND EXECUTED Must not be Tale Phan but been his OMB Control Number: 9000-0045 (See instructions on reverse) Expiration Date: 8/31/2022 04/04/2019 Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995 You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW Washington, DC 20405 PRINCIPAL (Legal name and business address) TYPE OF ORGANIZATION ("X" one) |X INDIVIDUAL PARTNERSHIP JOINT VENTURE Amos Blank Miller 601 Market Street CORPORATION OTHER (Specify) STATE OF INCORPORATION Philadelphia, Pennsylvania [19106] Pennsylvania - 122292-1977 SURETY(IES) (Name and business address) Amos Blank Miller **Depository Trust Company** 55 Water St. New York, New York [10041-0099] PENAL SUM OF BOND **BID IDENTIFICATION** PERCENT AMOUNT NOT TO EXCEED BID DATE INVITATION NUMBER OF BID 5:16-CV-02732-EGS MILLION(S) THOUSAND(S) HUNDRED(S) CENTS FOR (Construction, Supplies or Services) OBLIGATION: We, the Principal and Surety(les) are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum. CONDITIONS: The Principal has submitted the bid identified above. THEREFORE The above obligation is void if the Principal - (a) upon acceptance by the Government of the bid identified above, within the period specified therein for acceptance (sixty (60) days if no period is specified), executes the further contractual documents and gives the bond(s) required by the terms of the bid as accepted within the time specified (ten (10) days if no period is specified) after receipt of the forms by the principal; or (b) in the event of failure to execute such further contractual documents and give such bonds, pays the Government for any cost of procuring the work which exceeds the amount of the bid Each Surety executing this instrument agrees that its obligation is not impaired by any extension(s) of the time for acceptance of the bid that the Principal may grant to the Government Notice to the surety(ies) of extension(s) is waived. However, waiver of the notice applies only to extensions aggregating not more than sixty (60) calendar days in addition to the period originally allowed for acceptance of the bid. WITNESS. The Principal and Surety(ies) executed this bid bond and affixed their seals on the above date.

SIGNATURE(S) Amor Blank Mulaan by Amos Blank Mislater (Seal) Corporation	1 202
	e
NAME(S) & TITLE(S) (Typed) 1. AMOS B LANKMILLER Color of Cancel Color of Cancel	1
INDIVIDUAL SURETY(IES) Commission number 1134077 Mainther, Proposylvania Association of Notatios	PARTICULAR SPECIFIC SEA
COMM of PA Pancaster Co	202 2
(Typed) AMOS BLANKMILLER Polin fanch Commonwation of Pennsylvania - Notary Spati	
CORPORATE SURETY(IES) Reba Ranck, Notery Public	ENTERNADA.
NAME & STATE OF INCORROBATION (HABILITY 18M072) ADDRESS Commission number 1134077	······································
SIGNATURE(S) 1. 2. Member, Pennsylvania Association of Notarida Sea	
NAME(S) & 1. TITLE(S) (Typed) 2.	ŀ

NAME & ADDRESS	Case 5:16-cv-02732-EGS Document	STATE OF THE OR OR OR OF THE THE THE THE TENT (\$)		
SIGNATURE(S)	1.	2.	Corporate Seal	
NAME(S) & TITLE(S) (Typed)	1.	2.		
NAME & ADDRESS		STATE OF INCORPORATION LIABILITY LIMIT (\$)	Corporato	
SIGNATURE(S)	1	2	Corporate Seal	
NAME(S) & TITLE(S) (Typed)	1.	2.		
NAME & ADDRESS		STATE OF INCORPORATION LIABILITY LIMIT (\$)	Cornorate	
SIGNATURE(S)	1.	2.	Corporate Seal	
NAME(S) & TITLE(S) (Typed)	1.	2.		
NAME & ADDRESS		STATE OF INCORPORATION LIABILITY LIMIT (\$)	новимального постаную до страную до торой домого в дому голового	
SIGNATURE(S)	1.	2.	Corporate Seal	
NAME(S) & TITLE(S) (Typed)	1.	2.		
NAME & ADDRESS		STATE OF INCORPORATION LIABILITY LIMIT (\$)	1	
SIGNATURE(S)	1.	2.	Corporate Seal	
NAME(S) & TITLE(S) (Typed)	1.	2.		
NAME & ADDRESS		STATE OF INCORPORATION LIABILITY LIMIT (\$)	Corporate Seal	
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S)	1.	2.	Sedi	

- 1. This form is authorized for use when a bid guaranty is required. Any deviation from this form will require the written approval of the Administrator of General
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 4. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the LIABILITY LIMIT block is the penal sum (i.e., the face value) of the bond, unless a co-surety arrangement is proposed.
- (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)" In the space designated "SURETY(IES)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bond, provided that the sum total of their liability equals 100% of the bond penal sum.
- (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning its financial capability.
- 5. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal"; and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 6. Type the name and title of each person signing this bond in the space provided.
- 7. In its application to negotiated contracts, the terms "bid" and "bidder" shall include "proposal" and "offeror."

(See instructions on reverse)

DATE BOND EXECUTED Must be same

04/04/2019

OMB Control Number: 9000-0045

Expiration Date: 8/31/2022

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995 You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW, Washington, DC 20405.

PRINCIPAL (Legal name and business address)		TYPE OF ORGANIZATION ("X" one)			
Amos Blank Miller 601 Market Street Philadelphia, Pennsylvania [19106]	NINDIVIDUAL PARTNERSHIP JOINT VENTURE ☐ CORPORATION ☐ OTHER (Specify)				
	STATE OF INCORPORATION				
	Pennsylvania - 122292-1977				
SURETY(IES) (Name(s) and business address(es))		PENAL SUM OF BOND			
Depository Trust Company 55 Water St	MILLION(S)	THOUSAND	(S) HUNDRED(S) CENTS	
New York, New York [10041-0099]	CONTRACT DATE		CONTRACT NUMBER		
	04/04/2019		5 16-CV-02732-EGS		

OBLIGATION:

We, the Principal and Surety(ies), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit is indicated, the limit of liability is the full amount of the penal sum,

CONDITIONS:

The above obligation is void if the Principal promptly makes payment to all persons having a direct relationship with the Principal or a subcontractor of the Principal for furnishing labor, material or both in the prosecution of the work provided for in the contract identified above, and any authorized modifications of the contract that subsequently are made. Notice of those modifications to the Surety(ies) are waived

WITNESS:

The Principal and Surety(ies) executed this payment bond and affixed their seals on the above date.

		PRINCIPAL
SIC	GNATURE(S)	2 Comm of PA Lancaster Co Acknowledged before me this 16th day of April 2022 by Amos Blank Mischill Annowating of Pennsylvania (Seath) Deal Corporate
TIT	ME(S) & TLE(S) (ped)	2. Kita Fanck 3. Reba Ranck, Notary Public Seal Lancaster County My commission expires May 18, 2022 Occumulation number 1134077
		A INDIVIDUAL SURETY(IES)
SIC	3NATURE(S)	INDIVIDUAL SURETY(IES) Funday Paragraphic Association of Notarias Comm of PA Hancaster Co Acknowledged before me this 16th day of April (20)22
	ME(S) (ped)	AMOL MI ANI MILED With Land Roba Ranck, Notary Public
		CORPORATE SURETY(IES), Lancaster County
⋖	NAME & ADDRESS	CORPORATE SURETY(IES) Learnester County STATE OF INCORPORATION of LABILITY 134077
URETY	SIGNATURE(S)	1. 2 Number Pennsylvania Association of Notaries Corporate
SU	NAME(S) & TITLE(S) (Typed)	1. Seal

	CORPORATE SURETY(IES) (Continued)					
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SURETY G	NAME & ADDRESS		STATE OF INCORPORATION	LIABILITY LIMIT		
	SIGNATURE(S)	1.	2.		Corporate Seal	
	NAME(S) & TITLE(S) (Typed)	1.	2.		Joai	

INSTRUCTIONS

- 1. This form, for the protection of persons supplying labor and material, is used when a payment bond is required under 40 USC Chapter 31, Subchapter III, Bonds. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitations listed therein. The value put into the LIABILITY LIMIT block is the penal sum (i.e., the face value) of the bond, unless a co-surety arrangement is proposed.
- (b) When multiple corporate sureties are involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identifier corresponding to each of the sureties. Moreover, when co-surety arrangements exist, the parties may allocate their respective limitations of liability under the bonds, provided that the sum total of their liability equals 100% of the bond penal sum.
- (c) When individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety shall accompany the bond The Government may require the surety to furnish additional substantiating information concerning its financial capability.
- 4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 5. Type the name and title of each person signing this bond in the space provided.

APPIDAVIT OP INDIVIDUAL SUP	관막 41 Filed 04/20/22 Page 37 of 48 OMB Control Number: 9000-00	01					
(See instructions on reverse)	Expiration Date: 3/31/2024						
Paperwork Reduction Act Statement - This information collection meets the rec Reduction Act of 1995. You do not need to answer these questions unless we OMB control number for this collection is 9000-0001. We estimate that it will ta Send only comments relating to our time estimate, including suggestions for re General Services Administration, Regulatory Secretariat Division (M1V1CB), 1	display a valid Office of Management and Budget (OMB) control number. The ke 0.3 hours to read the instructions, gather the facts, and answer the questio ducing this burden, or any other aspects of this collection of information to: U	ns.					
STATE OF	COUNTY OF	SS					
Pennsylvania	Lancaster	33.					
I, the undersigned, being duly sworn, depose and say that I am: (1) the surety legally competent. Where the sureties are acting as co-sureties, we, the Suret for the purpose of allowing a joint action or actions against any or all of us. For Principal. I recognize that statements contained herein concern a matter within fictitious or fraudulent statement may render the maker subject to prosecution to induce the United States of America to accept me as surety on the attached	ies, bind ourselves in such sum "jointly and severally" as well as "severally" or all other purposes, each Surety binds itself, jointly and severally with the nather jurisdiction of an agency of the United States and the making of a false, under Title 18, United States Code Sections 1001 and 494. This affidavit is model.	nly					
NAME (First, Middle, Last) (Type or Print)	2A. HOME ADDRESS						
Amos Blank Miller	(Number, Street, City, State, ZIP Code)						
3. TYPE AND DURATION OF OCCUPATION							
Surety/Lifetime							
	2B. TELEPHONE NUMBER 2C, EMAIL ADDRESS						
4A. NAME AND ADDRESS OF EMPLOYER (Number, Street, City, State, ZIP Code) (If self-employed, so state)	5A. NAME AND ADDRESS OF INDIVIDUAL SURETY BROKER USED (Number, Street, City. State, ZIP Code)						
Self Employed/Pennsylvania	Depository Trust Company						
	55 Water St.						
	New York, New York [10041-0099]						
	5B. SURETY BROKER EMAIL ADDRESS	******					
4B. EMPLOYER EMAIL ADDRESS	5C. HOME TELEPHONE NUMBER 5D. BUSINESS TELEPHONE NUMI	BER					
6A. NAME AND ADDRESS OF FINANCIAL INSTITUTION SUBMITTING THE PLEDGE OF SECURITIES ON BEHALF OF INDIVIDUAL SURETY (Number, Street, City, State, ZIP Code)	6B. FINANCIAL INSTITUTION EMAIL ADDRESS 6C. ROUTING TRANSIT NUMBER	(RTN					
	6D. CONTACT PERSON NAME 6E. CONTACT PERSON TELEPHO NUMBER	NE					

7. THE FOLLOWING IS A TRUE REPRESENTATION OF THE ASSETS I HAVE PLEDGED TO THE UNITED STATES IN SUPPORT OF THE ATTACHED BOND. (LIST THE COMMITTEE ON UNIFORM SECURITIES IDENTIFICATION PROCEDURES (CUSIP) NUMBER AND PAR (FACE) AMOUNT OF EACH SECURITY).

6F. CONTACT PERSON EMAIL ADDRESS

5:16-CV-02732-EGS - See GSA FORMS; sf 24; sf 25A; sf 28; sf 273; sf 274; sf 275 and 91.

Birth Certificate - Pennsylvania - 122292-1977 and Social Security - 171-76-3517; Bond Number D01659710; Non-Negotiable set off 122292-1977; Deposited with the Unites States Treasury

8 IDENTIFY ALL LIENS, JOBSEMENTS, OR ANY STHER ENCU	MBRANCES INVOLVING SUBJECT ASSETS.	Page 38 of 48
United States District Court, Eastern District of Pennsy	rlvania, Attn: Clerk; 5:16-CV-02732-EG	S - See GSA FORMS; sf 24; sf
25A; sf 28; sf 273; sf 274; sf 275 and 91.		
9. IDENTIFY ALL BONDS, INCLUDING BID GUARANTEES, FOR TO THE DATE OF EXECUTION OF THIS AFFIDAVIT.	WHICH THE SUBJECT ASSETS HAVE BEEN PL	EDGED WITHIN THREE YEARS PRIOR
Bid Bond issued by United States District Court, Easter	ern District of Pennsylvania, Attn: Clerk;	5:16-CV-02732-EGS - See GSA
FORMS; sf 24; sf 25A; sf 28; sf 273; sf 274; sf 275 and		
·		
DOCUMENTATION OF THE	HE PLEDGED ASSET MUST BE ATTA	CUED
10. SIGNATURE	11. BOND AND CONTRACT TO WHICH THIS A	
Ave Blank Mills		Pennsylvania - Notary - Reba Ranck, Notary Public
	RN TO BEFORE ME AS FOLLOWS:	Lançastar County
a. DATE OATH ADMINISTERED b. CITY A	ND STATE (or other jurisdiction)	My commission expires May 18, 2022 Commission number 1134077
MONTH DAY YEAR Lan	casta Co, Pennajuana	Member, Pennsylvania Association of Notation Official
	TURE)	e. MY COMMISSION Seal
OATH (type or print)	la Kanck	EXPIRES
1 Caron III		17/14/22

PERFORMANCE BOND FOR OTHER THAN **CONSTRUCTION CONTRACTS**

(See instructions on reverse)

DATE BOND EXECUTED (Must be same or later than date of contract)

04/04/2019

OMB Control Number: 9000-0045 Expiration Date: 8/31/2022

not n estim this b	eed to answer to nate that it will to	n Act Statement - This information collection meets the requirements of hese questions unless we display a valid Office of Management and Buske 1 hour to read the instructions, gather the facts, and answer the questher aspects of this collection of information to: U.S. General Services A	dget (OMB) control number. ' stions Send only comments	The OMB control relating to our time	l number for this collection in the estimate, including sugg	is 9000-0045. We
PRIN	ICIPAL (Legal r	ame and business address)	TYPE OF ORGA	NIZATION ("X" o	one)	AMALON OF THE SECTION OF THE PROPERTY OF THE PARTY OF THE
Am	os Blank M	liller		UAL .	PARTNERSHIP	
601	Market St	reet				
Phi	ladelphia.	Pennsylvania [19106]	STATE OF INCO	ENTURE	CORPORATION	1
			***	iia - 122292	_1077	
SUR	ETY(IES) (Nan	e(s) and business address(es))	7 Gillioyivan	····	L SUM OF BOND	COLUMN TO STREET, STRE
			MILLION(S)	THOUSAND(CENTS
	ios Blank M	···· ···		•		
	•	ust Company	CONTRACT DA	TE (CONTRACT NUMBER	***************************************
	Water St.		04/04/	2019	5:16-CV-02732-EG	SS .
Ne	w York, Ne	w York [10041-0099]	OPTION DATE	(OPTION NUMBER	Medical and the second of the
OBL	IGATION:		CONTROL OF THE PROPERTY OF THE	***************************************		
the paction	oenal sum, we ng as co-surel ons against ar	and Surety(ies), are firmly bound to the United States of Americ be bind ourselves, our heirs, executors, administrators, and succ ies, we, the Sureties, bind ourselves in such sum "jointly and se by or all of us. For all other purposes, each Surety binds itself, j be of the Surety. If no limit of liability is indicated, the limit of liab	essors, jointly and several everally" as well as "sever ointly and severally with ti	lly. However, v ally" only for th ne Principal, fo	where the Sureties are o	corporations
CON	NDITIONS:					
The	principal has	entered into the contract identified above.				
THE	REFORE:					
eithe and	er the base te during the life	tion is void if the Principal: (1) Performs and fulfills all the under orm or an optional term of the contract and any extensions there of any guaranty required under the contract, and (2) performs uthorized modifications of the contract that hereafter are made.	of that are granted by the and fulfills all the undertal	Government, v lings, covenant	with or without notice to ts. terms, conditions, an	the Suretv(ies)
The option	guaranty for a	a base term covers the initial period of performance of the contr s the period of performance for the option being exercised and	act and any extensions the any extensions the any extensions thereof.	ereof excluding	g any options The guar	anty for an
The	failure of a su	rety to renew a bond for any option term shall not result in a de	fault of any bond previous	sly furnished co	overing any base or opti-	on term
	NESS:			•		
The	principal and	Surety(ies) executed this performance bond and affixed their so	eals on the above date.			
		PRIN	CIPAL	**************************************		Andrews of the second of the second
SIGN	VATURE(S)	Amos Blank MILLER 2/c	nm of PA Lar knowledged be il 2022 by A	ncaster efore me Amos B	Co e this 16th Lank Mádler	day of
NAM TITL (Type		Amos BLANK MILLER 2/2	ila Kaneh	Commonw Ri My com	a.a.o. Pennsyvania oba Ranck, Notacy Pul Lancaster County mission expires May	No Sea peal 18, 2022
		, INDIVIDUAL	SURETY(IES)	Co:	mmission number 113/	4077
SIGN	ATURE(S)	Hum Blank Mills Con	nm of PA Land	efore me	Penayiyania Ausociallor - this 16th	of Notaries
NAM (Type		AMUS BLAMEM THER	1 2022	Lommony	and a Pennyiyania - K Sha Ranck, Notary Pub Lancardor County	lotary seal
		CORPORATE	SURETY(IES)	Mycom	— Langarine County mission expires May 1	8. 2022
_	NAME &		STATE OF INCORPOR		ABIEFFACHMIEmber 1134	
'X'	ADDRESS			Membe 3	emisylvania Ale o imation	of Notaries

2

NAME(S) & TITLE(S) (Typed) **AUTHORIZED FOR LOCAL REPRODUCTION**

Previous edition is NOT usable

SIGNATURE(S)

SURETY

STANDARD FORM 1418 (REV. 2/1999)

Corporate

Seal

Prescribed by GSA-FAR (48 CFR) 53.228(b)

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u	NAME & ADDRESS		2.			STATE OF INCORPORATION	LIABILITY LIMIT \$		
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<u>ي</u>	NAME & ADDRESS					STATE OF INCORPORATION	LIABILITY LIMIT	ing approximate the commendation of the contraction	
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S	NAME(S) & TITLE(S) (Typed)	1.				3			

INSTRUCTIONS

- 1. This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.
- 2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
- 3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.
- (b) Where individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning their financial capability.
- 4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
- 5. Type the name and title of each person signing this bond in the space provided.
- 6. Unless otherwise specified, the bond shall be submitted to the contracting office that awarded the contract.

Case 5:16-cv-02732-EGS Document 41 Filed 04/20/22 Page 41 of 48

REINSURANCE AGREEMENT FOR A BONDS STATUTE PERFORMANCE BOND

(See instructions on reverse)

OMB Control Number: 9000-0045 Expiration Date: 8/31/2022

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB). 1800 F Street, NW Washington, DC 20405.

1 DIRECT WRITING COMPAI		1A DATE DIRECT WRITING COMPANY EXECUTES THIS AGREEMENT				
Amos Blank Miller						
601 Market Street			04/04/201			
Philadelphia, Pennsy	/Ivania [19106]		1B. STATE OF	NCORPORATION		
			Pennsylva	ania - 122292-1977		
2. REINSURING COMPANY*			2A. AMOUNT	OF THIS REINSURANCE (\$)		
Depository Trust Con	npany					
55 Water St. New York, New York	[100/41_0000]		2B. DATE REINSURING COMPANY EXECUTES THIS AGREEMENT 04/04/2019			
new fork, new fork		2C. STATE OF INCORPORATION				
3. DESCRIP	TION OF CONTRACT		4. DESCRIPTION OF BOND			
3A. AMOUNT OF CONTRACT		4A. PENAL SUM (4A. PENAL SUM OF BOND			
3B. CONTRACT DATE	3C CONTRACT NUMBER	4B. DATE OF BON	VD.	4C BOND NUMBER		
3D DESCRIPTION OF CONT	RACT	4D. PRINCIPAL	· · · · · · · · · · · · · · · · · · ·			
3E CONTRACTING AGENCY		4E. STATE OF INC	CORPORATION	(If Corporate Principal)		

AGREEMENT:

- (a) The Direct Writing Company named above is bound as surely to the United States of America on the performance bond described above, wherein the above described is the principal, for the protection of the United States on the contract described above. The contract is for the construction, alteration, or repair of a public building or public work of the United States, and the performance bond was furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the performance bond.
- (b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of the agreement.

TERMS AND CONDITIONS:

- (a) The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the performance and to the extent of the "Amount of this Reinsurance," or any sum less than the "Amount of this Reinsurance" that is owing and unpaid by the Direct Writing Company to the United States under the performance bond.
- (b) If the Direct Writing Company fails to pay any default under the performance bond equal to or in excess of the "Amount of this Reinsurance." the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the performance bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance" the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.
- (c) If there is a default on the performance bond for the "Amount of this Reinsurance," or more, the Reinsuring Company and the Direct Writing Company hereby covenant and agree that the United States may bring suit against the Reinsuring Company for the "Amount of this Reinsurance" or, in case the amount of the default is for less than the "Amount of this Reinsurance," for the full amount of the default.

WITNESS

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested by officers empowered thereto, on the day and date above written opposite their respective names.

"Items 1, 2, 4D - Furnish legal name, business address and ZIP Code.

(Over)

5. DIF	ECT WRITING COMPANY	COMPAND COMMISSION COST (For you would be proposed and company of the American September of the September of the Company of the September of t
5A(1) SIONATURE	(2) ATTEST: SIGNATURE	
Idam 10 1 M. Il	Comm of PA Lancaster Co	
Throw Blank The	Attested before me this	16 thoroday of fern sylvania - Notary seal
5B(1) NAME AND TITLE (Typed)	AMANE AND PHER Typhy Amos Blank	Muli Expansion Notary Public
AMOCALL IN A	Amos Blank Miller	Mil I e da Rinck, Notary Public Live - Parleaster County
AMO) BLANK MELLER	Authorized Representa	My commidsion expires May 18, 2022
6 RF	NSURING COMPANY	The state of the s
6AA) SIGNATURE		Member, Pennsylvania Atsociation of Nataries
ONIT SIGNATURE	(2) ATTEST SIGNATURE Attested bofore me this	16th day of April 2022
HAMA OU A MIN.	by Amos Blank Miller	
Work Blank Minun	L. Wa	Manufacture Franck, Notary Public
6B(1) NAME AND TITLE (Typed)	(2) NAME AND TITLE (Typed)	Lancaster Coggy
ALANDO MINNU MILLER	Amos Blank Miller	My commission expires May 18, 2022
INO BLANCINILLE	l - /1	4 Came is len number 1134077

INSTRUCTIONS

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on Bonds Statute performance bonds running to the United States. See FAR (48 CFR) 28.202-1 and 53.228(h).

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in the bid or proposal.

One copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filed with the Department of the Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

REINSURANCE AGREEMENT FOR A BONDS STATUTE PAYMENT BOND

(See instructions on reverse)

OMB Control Number: 9000-0045 Expiration Date: 8/31/2022

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045. We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: U.S. General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street, NW. Washington, DC 20405.

DIRECT WRITING COMPANY* Amos Blank Miller		1A DATE DIRI AGREEME	ECT WRITING COMPANY EXECUTES THIS ENT			
648 Mill Creek School Rd			04/04/2019			
Bird-in-Hand, Pennsylvan	ìa [17505]		1B. STATE OF	INCORPORATION		
			Pennsylva	nia - 122292-1977		
2 REINSURING COMPANY			2A. AMOUNT	OF THIS REINSURANCE		
Depository Trust Compar	У		\$			
55 Water St.			2B. DATE REIN AGREEME	NSURING COMPANY EXECUTES THIS		
New York, New York [100	041-0099]			0 1/0 1/2010		
			26. STATE OF	INCORPORATION		
	PTION OF CONTRACT	4. DESCRIPTION OF BOND				
3A. AMOUNT OF CONTRACT		4A. PENAL SUM OF BOND				
3B. CONTRACT DATE	3C CONTRACT NUMBER	4B. DATE OF BOND 4C BOND NUMBER		4C BOND NUMBER		
3D DESCRIPTION OF CONTRACT		40. PRINCIPAL*	Marian			
Performance Bond		Amos Blank Miller				
Case No: 5:16-CV-02732	-EGS	648 Mill Creek School Rd				
United States District Court, Eastern District of Pennsylvania, Attn: Clerk		Bird-in-Hand, Pennsylvania [17505]				
601 Market Street						
Philadelphia, Pennsylvar	ia [19106]					
3E CONTRACTING AGENCY		4E. STATE OF INCO	ORPORATION (I	f Corporate Principal)		
		1				

AGREEMENT:

(a) The Direct Writing Company named above is bound as a surety on the payment bond described above, wherein the above described is the principal, for the protection of all persons supplying labor and material on the contract described above, which is for the construction, alteration, or repair of a public building or public work of the United States. The payment bond is for the use of persons supplying labor or material, and is furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and counter-secured in the amount above opposite the name of the Reinsuring Company (referred to as "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the payments bond.

(b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

TERMS AND CONDITIONS:

The purpose and intent of this agreement is (a) to guarantee and indemnify the persons who have furnished or supplied labor or material in the prosecution of the work provided for in the contract referred to above (hereinafter referred to as "laborers and materialmen." the term "materialmen" including persons having a direct contractual relation with a subcontractor but no contractual relationship expressed or implied with the contractor who has furnished the said payment bond) against loss under the payment bond to the extent of the "Amount of this Reinsurance," or for any sum less than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the "laborers and materialmen" on the payment bond; and (b) to make the "laborers and materialmen" obligees under this Reinsurance Agreement to the same extent as if their respective names were written herein.

THEREFORE:

- 1. The Reinsuring Company covenants and agrees -
- (a) To pay the "Amount of this Reinsurance" to the "laborers and materialmen" in the event of the Direct Writing Company's failure to pay to the "laborers and materialmen" any default under the payment bond equal to or in excess of the "Amount of this Reinsurance;" and
- (b) To pay (1) the full amount to the "laborers and materialmen," or (2) the amount not paid to them by the Direct Writing Company: in case the Direct Writing Company fails to pay the "laborers and materialmen" any default under the payment bond less than the "Amount of this Reinsurance."

*Items 1, 2,4D - furnished legal name, business address and ZIP Code.

(Over)

- 2. The Reinsuring Company and the Direct Writing Company covenant and agree that, in the case of default on the payment bond for the "Amount of this Reinsurance," or more, the persons given a "right of action" or a "right to sue" on the payment bond by 40 U.S.C. 3133 may bring suit against the Reinsuring Company in the United States District Court for the district in which the contract described above is to be performed and executed for the "Amount of this Reinsurance" or, if the amount of the default is for less than the "Amount of this Reinsurance." for whatever the full amount of the default may be. The Reinsuring Company further covenants and agrees to comply with all requirements necessary to give such court jurisdiction, and to consent to determination of matters arising under this Reinsurance Agreement in accordance with the law and practice of the court. It is expressly understood by the parties that the rights, powers, and privileges given in this paragraph to persons are in addition to or supplemental to or in accordance with other rights, powers, and privileges which they might have under the statutes of the United States, any States, or the other laws of either, and should not be construed as limitations.
- 3. The Reinsuring Company and the Direct Writing Company further covenant and agree that the Reinsuring Company designates the process agent, appointed by the Direct Writing Company in the district in which the contract is to be performed and executed, as an agent to accept service of process in any suit instituted on this Reinsurance Agreement, and that the process agent shall send, by registered mail, to the Reinsuring Company at its principal place of business shown above, a copy of the process.
- 4. The Reinsuring Company and the Direct Writing Company further covenant and agree that this Reinsurance Agreement is an integral part of the payment bond.

WITNESS:

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing the power to sign this instrument, and to be duly attested to by officers empowered thereto, on the day and date in Item 1A written opposite their respective names.

5. DIR	ECT WRITING COMPANY	
5A. (1) SIGNATURE Amar Blomh Miller	(2) ATTEST: SIGNATURE COMM of PA Lancaster Co Attested before me this by Amos Blank Miller	16th day of Chambrid 2022
AMOS BLANK MILLER	(2) NAME AND TITLE (TYPOO) AMOS Blank Mile Authorized Repr	Lances Sealounty Ny commission expires May 18, 202 (C) 1 y 4 - 100 mm ission number 1134077
6. R	REINSURING COMPANY	Member, Pennsylvania Association of Note
6A (1) SIGNATURE Mor Blank Mills	Attested before me this	Lancaster Co 16th day of Gomment 202:
AMOS BLANK MILLER ACCOUNT OWNER	Amus Blank Miller Authorited Represent	Abelian and Alexander County Sea Lancaster County Alexander County Alexand
		Member, Pennsylvania Atsassation of Notaries

INSTRUCTIONS

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on Bonds Statute payment bonds running to the United States. See FAR (48 CFR) 28.202-1 and 53.228(i).

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in bid or proposal.

One copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filled with the Department of Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

Document 41 Filed 04/20/22 REINSURANCE AGREEMENT IN FAVOR OF THE UNITED STATES

(See instructions on reverse)

Page 45 of 48

OMB Control Number: 9000-0045 Expiration Date: 8/31/2022

Paperwork Reduction Act Statement - This information collection meets the requirements of 44 USC § 3507, as amended by section 2 of the Paperwork Reduction Act of 1995. You do not need to answer these questions unless we display a valid Office of Management and Budget (OMB) control number. The OMB control number for this collection is 9000-0045 We estimate that it will take 1 hour to read the instructions, gather the facts, and answer the questions. Send only comments relating to our time estimate, including suggestions for reducing this burden, or any other aspects of this collection of information to: General Services Administration, Regulatory Secretariat Division (M1V1CB), 1800 F Street. NW, Washington, DC 20405.

1 DIRECT WRITING COMPANY		1A DATE	DIRECT WRITING COMPANY EXECUTES THIS
Amos Blank Miller		AGRE	EMENT
648 Mill Creek School Rd			2019
		1B STATE	E OF INCORPORATION
Bird-in-Hand, Pennsylvania [17505]		Pennsy	/Ivania - 122292-1977
2. REINSURING COMPANY		2A. AMOL	INT OF THIS REINSURANCE (\$)
Depository Trust Company			,
55 Water St.			REINSURING COMPANY EXECUTES THIS AGREEMENT
New York, New York [10041-0099]		04/04/2	2019
		2C. STAT	E OF INCORPORATION
3 DESCRIP	TION OF BOND	L	
3A DESCRIPTION OF BOND (Type, purpose etc.) (If associated with contract	3B. PENAL SUM O	F BOND	
number; date, amount, etc., include name of Government agency involved.)	\$		
Payment Bond	3C. DATE OF BON	D	3D BOND NUMBER
Payment Settlement of Contract	04/04/2019		171-76-3517/D01659710
United States District Court, Eastern District of Pennsylvania,	3E. PRINCIPAL*		
Attn: Clerk	Amos Blank N	/liller	
601 Market Street	648 Mill Creel	k Schoo	l Rd
Philadelphia, Pennsylvania [19106]	Bird-in-Hand, Pennsylvania [17505]		
	3F. STATE OF INC	ORPORATI	ON (If Corporate Principal)

AGREEMENT:

- (a) The Direct Writing Company named above is bound as surety to the United States of America, on the bond described above, wherein the above-named is the principal. The bond is given for the protection of the United States and the Direct Writing Company has applied to the above Reinsuring Company to be reinsured and counter-secured in the amount shown opposite the name of the Reinsuring Company (referred to as the "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the bond.
- (b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

TERMS AND CONDITIONS:

The purpose and intent of this agreement is to guarantee and indemnify the United States against loss under the bond to the extent of the "Amount of this Reinsurance," or for any less sum than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the United States.

THEREFORE:

- 1. If the Direct Writing Company fails to pay any default under the bond equal to or in excess of the "Amount of this Reinsurance." the Reinsuring Company covenants and agrees to pay to the United States, the obligee on the bond, the "Amount of this Reinsurance." If the Direct Writing Company fails to pay to the United States any default for a sum less than the "Amount of this Reinsurance," the Reinsuring Company covenants and agrees to pay to the United States the full amount of the default, or so much thereof that is not paid to the United States by the Direct Writing Company.
- 2. The Reinsuring Company further covenants and agrees that in case of default on the bond for the "Amount of this Reinsurance," or more, the United States may sue the Reinsuring Company for the "Amount of this Reinsurance" or for the full amount of the default when the default is less than the "Amount of this Reinsurance."

WITNESS

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing power to sign this instrument, and to be duly attested to by officers empowered thereto. on the day and date above -- written opposite their respective names.

(Over)

*Items 1, 2, 3E - Furnish legal name, business address and ZIP Code.

Case 5:16-cv-02732-EG _i S _{DIF}	LEGEWRIPING COMPANY 04/20/22 Page 46 of 48
Mas Blank Miller	(2) ATTEST SIGNATURE Comm of PA Lancaster Co Attested before me this 16th day of April 2022 by Amos Blank, Minited Ponticorporate clary seal
AMOS BLANCMILLER	4B.(2). NAME AND TITLE (Typed) HO) Blank Miller My commission express May 18, 2022 Authorized refrescentation from the commission number 1134077
	REINSURING COMPANY Member, Pennsylvania Association of Notaries
5A.(1) SIGNATURE Mac Blank Milly	Attested before mt this loth day of April 2022 by Amos Blank Miller Corporate Notary one
SB (1) NAME AND TITLE (TYDOG), AMUS BLANK MILLER account Owner	5B.(2). NAME AND TITLE (Typed) A MUS Blank Miller A My commission expires May 18, 2022 Quithorized reprengent at Ligar Issuer number 1134077
	Manifest Formayiyania Association of Notange

INSTRUCTIONS

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on bonds running to the United States except Miller Act Performance and Payment Bonds. See FAR (48 CFR) 28.202-1 and 53.228(j) and 31 CFR 223.11(b)(1). If this form is used to reinsure a bid bond, the "Penal Sum of Bond" and "Amount of this Reinsurance" may be expressed as percentage of the bid provided the actual amounts will not exceed the companies' respective underwriting limitations.

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in the bid or proposal.

One carbon copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule of Excess Risks filed with the Department of Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

RELEASE OF PERSONAL PROPERTY FROM ESCROW

Whereas	Amos Blank Miller	, of	Pennsy	rlvania - 122292	2-1977	, by a bond
for the perfor	(Name) mance of U.S. Governmer	-	(Pl	ace of Residen	nce)	
					171-76-3517	3
surety has no	rety for the complete and s	successiui p	erformar	ice of said con	itract, and W	/hereas said
outery has pie	aced certain personal prop	erty in escri	ow			
in Acc	count Number	5:16-CV	-02732-Е	38	on de	eposit
at	United States District C	ourt, Eastern	District of	Pennsylvania,	Attn: Clerk	
	(Na	me of Finan	cial Insti	ution)		**************************************
located at	601 Market Street (Addres	Philadelphia s of Financia	, Pennsy al Institut	vania [19106] ion)		, and
Whereas I,	Amos Blank of			•	being a duly	y authorized
that retention of the said Go United St	e of the United States gover in escrow of the following overnment contract or satistates District Court, Eastern I RMS; sf 24; sf 25A; sf 28; sf 2	property is a sfaction of cl District of Per	no longei laims aris nnsylvania	required to er sing therefrom: Attn: Clerk: 5::	nsure further	performance
and Whereas the s the said Gove	surety remains liable to the rnment contract and satist	e United Sta	ites Gove	ernment for the	e continued p	performance of
Now, therefore property listed property escrow in the account are	e, this agreement witnessed above, and directs the cur to the surety. If the listed aforementioned escrow acoust to return all property the the deduction of any fees	eth that the distodian of the property coccount, the description to the second control of the second control o	Governm ne aforer omprises Governm surety, al	ent hereby relocationed escriptioned escription of the whole of the ent further directions with any income with any income.	eases from erow account for property pacts the cust	to deliver the placed in
Jnited States D	oistrict Court, Eastern District (Name of Financial Insti	of Pennsylva	ania, Attn:	Clerk .		
omm of PA	A Lancaster Co	·				
	ged before me this Amos Blank M:	s 16th d iller	ay of	Amor	Bland	h Mille
M	monwam of Pennsylvania - Notary Reba Ranck, Notary Public Lancaster County y commission expires May 18, 202 Commission number 1134077	1	[Signat Se	ure]		
Mem	ber. Pennsylvania Association of Note	aries				

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